UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

CLERK OF COURT

2020 JUN 29 PM 3: 53

U.S. DISTRICT COURT

UNITED STATES OF AMERICA

Plaintiff,

v.

DEMETRIUS E. BRAXTON

Defendant.

HINGE MODELSO

INFORMATION

18 U.S.C. § 2

18 U.S.C. § 924(c)(1)(A)(i)-(ii)

18 U.S.C. § 1951(a)

FORFEITURE

THE UNITED STATES ATTORNEY CHARGES:

COUNT ONE

(Interference with Commerce by Robbery)

- At all times material to this Information, Lev's Pawn Shop, located at 2600 Morse 1. Road, Columbus, Ohio, was engaged in commercial activities in and affecting interstate commerce, that is, Lev's Pawn Shop intended to purchase and did purchase items made by manufacturers and producers outside the State of Ohio, which items moved and were to move in interstate commerce from outside the State of Ohio for use and sale by Lev's Pawn Shop within the State of Ohio.
- On or about March 5, 2020, in the Southern District of Ohio, the defendant, DEMETRIUS E. BRAXTON, and others known and unknown to the United States, did knowingly and unlawfully obstruct, delay, and affect interstate commerce, and the movement of articles and commodities in such commerce, by robbery, in that DEMETRIUS E. BRAXTON,

and others known and unknown to the United States, unlawfully took and obtained property, including firearms, jewelry, and United States currency, from the presence of store employees and against the employees' will by means of actual and threatened force, violence, and fear of injury, immediate and future, to their person, by robbery of the employees and store at gun point.

In violation of 18 U.S.C. § 1951(a) and 18 U.S.C. § 2.

COUNT TWO

(Using, Carrying, and Brandishing a Firearm During and in Relation to a Crime of Violence)

3. On or about March 5, 2020, in the Southern District of Ohio, the defendant, **DEMETRIUS E. BRAXTON**, and others known and unknown to the United States, did knowingly use, carry, and brandish one or more firearms during and in relation to a crime of violence for which he may be prosecuted in a court of the United States, that is, interference with commerce by robbery, in violation of 18 U.S.C. § 1951(a), as alleged in Count One of this Information.

In violation of 18 U.S.C. §§ 924(c)(1)(A)(i)-(ii) and 18 U.S.C. § 2.

FORFEITURE ALLEGATION

- 4. The allegations contained in Counts One and Two of this Information are re-alleged and fully incorporated by reference herein for the purpose of alleging forfeitures to the United States, pursuant to 18 U.S.C. § 924(d)(1), 18 U.S.C. § 981(a)(1)(C), and 28 U.S.C. § 2461(c).
- Upon conviction of any offense alleged in Counts One and Two of this Information,
 the defendant, DEMETRIUS E. BRAXTON, shall forfeit to the United States, pursuant to 18

U.S.C. § 924(d)(1) and 28 U.S.C. § 2461(c), any firearm or ammunition involved in or used in such offense, including but not limited to the property listed below.

6. Upon conviction of any offense alleged in this Information in violation of 18 U.S.C. § 1951, the defendant, **DEMETRIUS E. BRAXTON**, shall forfeit to the United States, pursuant to 18 U.S.C. § 981(a)(1)(C), any property, real or personal, constituting or derived from proceeds traceable to such offense, or a conspiracy to commit such offense, including but not limited to the property listed below.

DESCRIPTION	SERIAL NO.
HS Products manufactured, model XD 9, 9mm caliber, semi- automatic pistol	US966569
NEF manufactured, model R73, .32 caliber, revolver	NF022260
Israel Weapon manufactured, model Desert Eagle, .40 caliber, semi-automatic pistol	107872
Kel-Tec manufactured, model P3AT, .380 caliber, semi-automatic pistol	L3C69
Smith & Wesson manufactured, model 59, 9mm caliber, semi- automatic pistol	A541924
Jimenez Arms manufactured, model J.A. Nine, 9mm caliber, semi- automatic pistol	411827
Ruger manufactured, model SR40, .40 caliber, semi-automatic pistol	342-60253
Charles Daly manufactured, model 1911, .45 caliber, semi- automatic pistol	CD010116
Taurus International manufactured, model PT709 Slim, .380 caliber, semi-automatic pistol	TJP80822
Ruger manufactured, model P95, 9mm caliber, semi-automatic pistol	317-06069

T67602
107002
GM754292
HRZ6013
HRY3121
LFB6112
48528
TKP17451
325-83108
TZT0626
HLA8399
KCS7960
17357A
26C052344
AASE172
ECE7713

DESCRIPTION	SERIAL NO.
Smith & Wesson manufactured, model M&P Shield, 9mm caliber, semi-automatic pistol	LFN7696
Smith & Wesson manufactured, model 4044, .40 caliber, semi- automatic pistol	TVC2830
Intratec manufactured, model Tec 22, .22 caliber, semi-automatic pistol	076351
Anderson MFG manufactured, model AM-15, multi-caliber, rifle	18213913
NR Davis and Son manufactured, 12-guage, shotgun	6086
Walther manufactured, model P22, .22 caliber, semi-automatic pistol	L123594
Ruger manufactured, model AR-556, .556 caliber, rifle	856-61733
Palmetto Arms manufactured, model PA-15, multi-caliber, rifle	LW268610
Palmetto Arms manufactured, model PA-15, multi-caliber, rifle	LW327269
Glock manufactured, model 22, .40 caliber, semi-automatic pistol	KNV525
Stephens manufactured, model 330, 12 gauge, shotgun	100119E
All associated ammunition	N/A
211 pieces of jewelry	N/A
\$1,421 in United States currency	N/A

Forfeiture in accordance with 18 U.S.C. § 924(d)(1), 18 U.S.C. § 981(a)(1)(C), 28 U.S.C. § 2461(c), and Rule 32.2 of the Federal Rules of Criminal Procedure.

DAVID M. DEVILLERS United States Attorney

S. COURTER SHIMEALL (OH 0090514) BRIAN J. MARTINEZ (CA 224587)

Assistant United States Attorneys